CERTIFICATE OF SERVICE

I hereby certify that I have this date served a true and correct copy of the Order and Notice for Hearing on Disclosure Statement, Plan of Reorganization and Disclosure Statement to was forwarded via First Class U.S.

Date: Monday, June 09, 2025 /s/ Thomas C. Rollins, Jr.

Thomas C. Rollins, Jr. (Bar No. 103469) Jennifer A Curry Calvillo (Bar No. 104367) The Rollins Law Firm

P.O. Box 13767 Jackson, MS 39236 (601) 500-5533



SO ORDERED,

Judge Jamie A. Wilson United States Bankruptcy Judge Date Signed: June 4, 2025

The Order of the Court is set forth below. The docket reflects the date entered.

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF MISSISSIPPI

IN RE:

VALLEY PARK ELEVATOR INC.,

CASE NO. 25-00228-JAW

DEBTOR-IN-POSSESSION.

CHAPTER 11

ORDER AND NOTICE FOR HEARING ON DISCLOSURE STATEMENT

To the debtor, its creditors, and other parties in interest:

A disclosure statement (Dkt. #60) and a plan (Dkt. #59) under chapter 11 of the U.S. Bankruptcy Code having been filed by the Debtor-in-Possession on May 29, 2025,

IT IS ORDERED AND NOTICE IS HEREBY GIVEN that:

- 1. The hearing to consider the approval of the disclosure statement shall be held at the U.S. Bankruptcy Court for the Southern District of Mississippi, Bankruptcy Courtroom 4C, Thad Cochran U.S. Courthouse, 501 East Court Street, Jackson, Mississippi, on August 12, 2025 at 10:00 a.m.
- 2. July 16, 2025 is fixed as the last day for filing and serving written objections to the disclosure statement in accordance with Fed. R. Bankr. P. 3017(a). Any party objecting to the adequacy of the information contained in the disclosure statement shall submit such objection to the Clerk of the Court and also shall serve a copy thereof upon the debtor's attorney, Thomas Carl Rollins, Jr., Esq., The Rollins Law Firm, PLLC, P O Box 13767, Jackson MS 39236. Attorneys

and other registered users of the Case Management/Electronic Case Filing (CM/ECF) system shall file any such objection electronically. Miss. Bankr. L.R. 5005-1(a)(2)(A). Those granted an exception from mandatory electronic filing shall submit any such objection to the Clerk of the Court, U.S. Bankruptcy Court, 501 East Court Street, Suite 2.300, Jackson, MS 39201. Miss. Bankr. L.R. 5005-1(a)(2)(B). A corporation, partnership, trust, or other business entity, other than a sole proprietorship, may appear and act in U.S. Bankruptcy Court only through a licensed attorney. Miss. Bankr. L.R. 9010-1(b)(2)(C).

- 3. Within 5 days after entry of this order and notice, the disclosure statement and plan shall be distributed with a copy of this order and notice by the debtor's attorney in accordance with Fed. R. Bankr. P. 3017(a). A certificate of service shall be filed with the Clerk of the Court within 7 days of compliance with this requirement.
- 4. Requests for copies of the disclosure statement and plan shall be mailed to the debtor through counsel, Thomas Carl Rollins, Jr., Esq. at The Rollins Law Firm, PLLC, P O Box 13767, Jackson MS 39236.

##END OF ORDER##

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI

IN RE: Valley Park Elevator Inc, Debtor

Case No. 25-00228-JAW
CHAPTER 11

DISCLOSURE STATEMENT

The Debtor-in-Possession in the above entitled Chapter 11 proceeding provides this. Disclosure Statement to all claimants, creditors and interest holders of the Debtor-in-Possession for the purpose of disclosing that information deemed by the Debtor-in-Possession as material, important and necessary for such parties to arrive at a reasonably informed decision in exercising their right to vote upon the Plan of Reorganization ("Plan") of the Debtor-in-Possession. The original Plan of Reorganization has been filed with the Court Clerk and is being submitted to all creditors simultaneously with the distribution of this Disclosure Statement.

Definitions

- A. Allowed Claim. Allowed Claim shall mean a claim (i) in respect of which a Proof of Claim or Application For Payment has been timely filed with the Court within the period of limitations to the extent applicable, fixed by Rule 3003, and no objection has been filed as to the Proof of Claim, or (ii) scheduled in the list of creditors prepared and filed with the Court pursuant to Rule 1007, as amended, at least ten (10) days prior to the confirmation date and not listed as disputed, contingent or unliquidated as to amounts, as to which no objection to the allowance thereof has been interposed within or an Order of the Court entered, or as to which any such objection has been determined by an Order or Judgment.
- B. <u>Allowed Secured Claim</u>. Allowed Secured Claim shall mean an allowed claim secured by an enforceable lien, security interest, or other change against, or interest in, property in which Debtor have an interest.

- C. <u>Allowed Unsecured Claim</u>. Allowed Unsecured Claim shall mean an allowed claim to the extent not secured by an enforceable lien, security interest, or other charge against or interest in property in which Debtor has an interest, or which is not subject to set-off under 5553 of the Code.
- D. <u>Bankruptcy Code</u>. Bankruptcy Code shall mean the codified bankruptcy law as set forth in Title XI of the United States Code and 101, et seq., as amended.
- E. <u>Claim</u>. Claim shall mean any right to claim payment or right to an equitable remedy for breach of performance, if such breach gives rise to a right to payment, against Debtor in existence on or as of Petition date, whether or not such right to payment or right to an equitable remedy is reduced to judgment, liquidated, undisputed, legal, secured or unsecured. "Claim" shall also mean a claim under § 507(a)(1) of the Code for which an Application for Approval is timely filed with the Court.
- G. <u>Class</u>. Class shall mean any class into which allowed claims are classified, pursuant to Article II.
- H. <u>Code</u>. Code shall mean the Bankruptcy Code, 11 U.S.C., 5101, et seq., and any amendments thereof.
- H. <u>Confirmation Date</u>. Confirmation Date shall mean the date upon which the Order of Confirmation was entered by the Court.
- J. <u>Court</u>. Court shall mean the United States Bankruptcy Court for the Southern District of Mississippi, Jackson Division, in which the Debtor's Chapter 11 proceeding, pursuant to which the Plan is proposed, is pending, or such other Court having jurisdiction of this bankruptcy proceeding.
 - K. <u>Debtor</u>. "Debtor" shall mean Valley Park Elevator Inc.

- L. <u>Effective Date of Plan</u>. Effective Date of Plan shall be fourteen (14) days from the entry of an Order confirming the Chapter 11 Plan.
- M. <u>Order of Confirmation</u>. Order of Confirmation shall mean the Order entered by the Court confirming this Plan, in accordance with the provisions of Chapter 11 of the Code.
- N. <u>Petition Date</u>. Petition Date shall mean the date on which the Debtor filed its Chapter 11 Petition with the Court.
- P. Plan. Plan shall mean this Chapter 11 Plan, as amended, in accordance with the terms hereof or modified in accordance with the Code.

Except as otherwise provided, or unless inconsistent with the manifest intentions of this Plan, all words and phrases shall have the meanings attributed to them in the Code.

Background

Valley Park Elevator, Inc. is a cooperative-owned grain elevator located in Valley Park, Mississippi. It has successfully operated for the benefit of its local farmer owners since 1967. However, due to market conditions beyond the control of VPE, VPE has been unable to be profitable in five of the last six fiscal years creating a severe cash shortfall for the company.

The initial event creating financial VPE was the 2019 flood of the Mississippi River into the Mississippi Delta. This flood caused substantial crop loss to area farmers that were then consequently unable to bring their crops to the elevator. The grain elevator business is typically a low margin, high volume business making such a loss of volume highly detrimental to the financial operations of the business. Nevertheless, due to the strong financial condition of VPE at that time, VPE was able to continue its operations.

Unfortunately, the hits kept coming for VPE. The 2019 flood was followed by more flooding in 2020. 2021 was a good year for both farming and the elevator, but it was followed

by dry conditions in 2022 and 2023. These conditions affected both crop yield and the ability to ship that yield on the Mississippi River. These drought events created low river conditions requiring VPE to incur substantial storage and shipping costs that was unable to offset. In order to have sufficient cash flow for operations, VPE sought to borrow against its facility for both short and long-term financing. While the loans were helpful in keeping VPE in the short-term, the high costs of the lending facilities only added to the financial strain of VPE.

Due to the severe financial strain of the business, VPE attempted to increase the revenue it earned on the grain it took in from farmers for the 2024 farm season. Unfortunately, this had the secondary effect of reducing the number of farmers bringing grain to the elevator in 2024 creating another substantial loss for VPE for the 2024 fiscal year.

As a result of these events, VPE recognized its insolvency in the fall of 2024 and sought bankruptcy protection in January of 2025.

Financial Information

VPE operations have change dramatically since filing the bankruptcy petition. VPE has determined that it will be best to cease operation as a grain elevator and instead proceed as a grain storage facility.

VPE has a strong cash position and projects that it will have sufficient income to fund the plan as evidenced by the attached cash flow projection.

A Liquidation Analysis is found on Official Form 206Sum found in the schedules attached as Exhibit "A." The hypothetical liquidation of Debtor's assets would yield little distribution to holders of unsecured claims and it would deprive local farmers of a convenient storage facility for their grain.

VPE's assets are disclosed on Schedules A and B, copies of which are attached hereto and incorporated herein by reference as collective Exhibit "A". VPE's secured and unsecured creditors are reflected in schedules D, E, and F, copies of which are attached hereto and incorporated herein by reference as collective Exhibit "B."

Disclosure of Fees

On February 25, 2025, an Order (Dk # 39) was entered employing Thomas Rollins and David Lynch as attorneys for VPE. At the time of this disclosure statement and Plan being filed, no fee application has been filed on behalf of debtor's attorneys.

Description of Plan. Method of Execution and Source of Funds

The debtor seeks to confirm a Chapter 11 plan that pays secured claims in full and converts unsecured claims into equity in the reorganized debtor. Under the plan, unsecured creditors will receive an equity interest in the reorganized debtor in proportion to their unsecured claims. Unsecured creditors will not receive any cash distribution but will instead accept ownership of the reorganized debtor and the right to share in future profits and distributions.

All allowed expenses of administration of attorneys and certified public accountants for the Debtor, to be paid as and when due, to the extent allowed and ordered by the Court.

The debtor/reorganized debtor shall pay to the United States Trustee, the appropriate sum required by 28 U.S.C. 1903(a)(6) within ten (10) days of the entry of an order confirming the debtor's plan.

The Debtor/reorganized debtor shall timely pay to the United States Trustee any and all post confirmation quarterly fees as required by 28 U.S.C. 1903(a)(6) until such time as this case is converted, dismissed or closed by the court. Additionally, the debtor/reorganized debtor shall

submit to the United States Trustee post confirmation monthly operating reports in the format prescribed by the United States Trustee until such time as this case is converted, dismissed or closed by the Court.

<u>Class 1 Creditors.</u> Class 1 consists of the administrative claims as follows:

Debtor's counsel Thomas Rollins, and David Lynch – shall be paid upon entry of an order approving fees.

Class 2 Creditor. Class 2 consists of unsecured priority claims of the Internal Revenue Service ("IRS") and Mississippi Department of Revenue ("MDoR") (collectively "Taxing Authority")

The Debtor acknowledges that the IRS and MDoR may assert claims against the Debtor entitled to priority under 11 U.S.C. 507(a)(8) (the "Priority Tax Claims").

In the event a Taxing Authority amends a previously filed General Unsecured Claim to assert a Priority Tax Claim, such amended Priority Tax Claim shall receive a Pro Rata share of the Net Distributable Assets in cash on the Effective Date of the Plan or as soon as practicable thereafter, before any distribution is made to the holders of Allowed General Unsecured Claims or equity security holders.

The Debtor reserves the right to object to any Priority Tax Claim.

Class 3 Creditors. United Bank – Term Loan

United holds a secured claim against the Debtor, which is secured by a perfected lien on certain real estate owned by the Debtor; and an unperfected lien on a bank account held by the Debtor. The Debtor shall pay this claim in full on the Effective Date.

<u>Class 4 Creditors</u> United Bank – Letters of Credit

Effective as of the Plan Effective Date, the Debtor shall take all necessary actions to cancel Irrevocable Standby Letters of Credit Nos. 111654 and 111655 (the "Letters of Credit") issued by United Bank (the "Issuing Bank"). The Letters of Credit shall be deemed cancelled as of their expiration date, July 31, 2025.

Class 5 Creditors U.S. Small Business Administration

SBA's claim shall be treated as unimpaired under this Chapter 11 Plan (the "Plan").

<u>Class 6 Creditors.</u> <u>KCoe Isom, LLP (Unsecured Claim for Pre-petition professional services)</u>

KCoe Isom, LLP's unsecured claim shall be paid in full upon confirmation.

Class 7 Creditors. Other General Unsecured Creditors

On the Effective Date, each holder of an Allowed General Unsecured Claim, other than KCoe Isom, LLP, shall receive, in full and final satisfaction, settlement, release, and discharge of such Allowed General Unsecured Claim, its Pro Rata share of 100% of the New Common Stock to be issued by the Reorganized Debtor.

Class 5 Creditors. Equity Interests

The interests of equity security holders shall be cancelled and terminated upon confirmation of the Plan of Reorganizations.

Executory Contracts and Unexpired Leases.

The Debtor currently maintains a month-to-month agreement with Rocking B's Enterprises to lease outside facilities at a rate of \$1,000.00 per month. In addition, the Debtor pays Rocking B's Enterprises \$7,500.00 per barge load for stevedoring services and use of marine equipment. The Debtor assumes this agreement/contract as part of its ongoing operations.

Any other executory contract or unexpired lease that VPE is a party to will be deemed rejected as of the Effective Date unless previously assumed by motion and order of the court. Claims created by the rejection of an executory contract or lease will be served on Debtor's counsel and filed with the court within sixty (60) days after entry of the final Order Confirming the Plan. Any claim not filed within such time will be forever barred as against the estate and the Debtor. Claims arising from the rejection of executory contracts or unexpired leases will be treated as Class 4 General Unsecured Creditors.

Modification or Withdrawal of the Plan.

VPE may amend, modify or withdraw the plan at any time prior to confirmation without the approval of the Court. After confirmation, VPE may only modify the plan before substantial consummation and with the approval of the Court.

<u>Description of Post-Confirmation Management</u>

The management to VPE shall remain the same as the pre-petition and post-petition management.

Tax Consequences

There are no known tax consequences that would be the result of confirmation of the Plan. PARTIES IN INTEREST SHOULD CONULT WITH INDEPENDENT TAX ADIVSORS

REGARDING THEIR INDIVIDUAL TAX CONSEQUENCES OR LIABILITIES RELATED

TO THE TRANACTIONS CONTEMPLATED IN THE PROPOSED PLAN.

Description of Pending/Contemplated Litigation

VPE, as representative of the bankruptcy estate, reserves the exclusive right to initiate

and pursue any and all claims and causes of action belonging to the estate, including but not

limited to avoidance actions, under the jurisdiction of the courts of the State of Mississippi and

subject to the applicable laws and regulations of Mississippi (the "Mississippi Claims") in

addition to, and not in limitation of, the Debtor's rights under the Bankruptcy Code.

Any funds recovered from these causes of action will be used to fund the Plan.

Consequences of Denial of Confirmation

Chapter 11 provides a structured process for the Debtor to restructure its business. The

Debtor has provided a viable plan to continue operations. A Chapter 7 trustee would be in a

worse position to maximize the value of debtor's assets. Dismissal of the case would result in

unequal treatment of unsecured creditors. Confirmation of the Chapter 11 Plan in the best

interest of all parties in interest.

Respectfully submitted,

By: /s/ Thomas C. Rollins Jr.

Thomas C. Rollins, Jr.

Attorney for Valley Park Elevator Inc.

Of Counsel:

Thomas C. Rollins, Jr. (MSBN 103469)

The Rollins Law Firm, PLLC

P.O. Box 13767

Jackson, MS 39236

601.500.5333

trollins@therollinsfirm.com

Fill in this information to identify the case:							
Debtor name Valley Park Elevator Inc							
United States Bankruptcy Court for the:	SOUTHERN DISTRICT OF MISSISSIPPI						
Case number (if known)25-00228							

Official Form 206Sum

Summary of Assets and Liabilities for Non-Individuals

12/15

<u> </u>	minary of Assets and Elabilities for Non-marviadals		12/13
Par	t1: Summary of Assets		
1.	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)		
	1a. Real property: Copy line 88 from <i>Schedule A/B</i>	\$_	3,676,065.00
	1b. Total personal property: Copy line 91A from <i>Schedule A/B.</i>	\$	2,977,063.00
	1c. Total of all property: Copy line 92 from <i>Schedule A/B</i>	\$_	6,653,128.00
Par	t 2: Summary of Liabilities		
2.	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) Copy the total dollar amount listed in Column A, Amount of claim, from line 3 of Schedule D	\$_	1,869,610.92
3.	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)		
	3a. Total claim amounts of priority unsecured claims: Copy the total claims from Part 1 from line 5a of Schedule E/F	\$_	0.00
	3b. Total amount of claims of nonpriority amount of unsecured claims: Copy the total of the amount of claims from Part 2 from line 5b of Schedule E/F	+\$_	8,063,999.05
4.	Total liabilities	\$	9,933,609.97

Fill in this information to identify the case:								
Debtor name Valley Pa	ark Elevator	Inc						
United States Bankruptcy Court for the:		SOUTHERN DISTRICT OF MISSISSIPPI						
Case number (if known) 2	5-00228							

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.



Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)

Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)

Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)

Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)

Schedule H: Codebtors (Official Form 206H)

Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)

Amended Schedule

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)

Other document that requires a declaration

I declare under penalty of perjury that the foregoing is true and correct.

Executed on

February 6, 2025

X /s/ David Johnson

Signature of individual signing on behalf of debtor

David Johnson

Printed name

President

Position or relationship to debtor

Fill in this information to identify the case:								
Debtor name Valley Park Elev	ator Inc							
United States Bankruptcy Court for t	he: SOUTHERN DISTRICT OF MISSISSIPPI							
Case number (if known) 25-00228								

Official Form 206A/B

Schedule A/B: Assets - Real and Personal Property

12/15

Disclose all property, real and personal, which the debtor owns or in which the debtor has any other legal, equitable, or future interest. Include all property in which the debtor holds rights and powers exercisable for the debtor's own benefit. Also include assets and properties which have no book value, such as fully depreciated assets or assets that were not capitalized. In Schedule A/B, list any executory contracts or unexpired leases. Also list them on Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G).

Be as complete and accurate as possible. If more space is needed, attach a separate sheet to this form. At the top of any pages added, write the debtor's name and case number (if known). Also identify the form and line number to which the additional information applies. If an additional sheet is attached, include the amounts from the attachment in the total for the pertinent part.

For Part 1 through Part 11, list each asset under the appropriate category or attach separate supporting schedules, such as a fixed asset schedule or depreciation schedule, that gives the details for each asset in a particular category. List each asset only once. In valuing the debtor's interest, do not deduct the value of secured claims. See the instructions to understand the terms used in this form.

Part 1:

Cash and cash equivalents

1. Does the debtor have any cash or cash equivalents?

No. Go to Part 2.

		r cash equivalents owned or controlled by t	he debtor		Current value of debtor's interest
2.	Cash	n on hand			\$431.17
3.		cking, savings, money market, or financial le e of institution (bank or brokerage firm)	prokerage accounts (Identify all) Type of account	Last 4 digits of account number	
	3.1.	United Bank CD			\$400,000.00
	3.2.	Bank of Anguilla - Checking			\$71,787.78
	3.3.	United Bank - Savings			\$5,904.85
	3.4.	River Hills Bank - Checking			\$500,600.25
	3.5.	FCSSTONE HEDGE			\$135.23
	3.6.	River Hills Bank - Money Market			\$1,051.03

Debtor	_	/alley Park Elevate Name	or Inc			Case r	number (If known) 25-002	228	
	3.7.	United Bank - Ch	necking					_	\$1,459,657.45
4.	Othe	er cash equivalents ((Identify all)						
	4.1.	Life Insurance ca	ash surrender	value				_	\$426,224.90
5.		Il of Part 1.	uding amounts o	on any additional	aho	ota). Convithe total to lie	00.90		\$2,865,792.66
Part 2:		Deposits and Prepay	_	on any additional	Sne	ets). Copy the total to lir	le ou.		
		ebtor have any depo		nents?					
		to Part 3. in the information belo	ow.						
Part 3:		Accounts receivable	ounto roccivabl	•3					
		debtor have any acc	ounts receivabl	er					
		to Part 4. in the information below	ow.						
11.	Acc	ounts receivable							
	11a.	90 days old or less:	face amount	44,354.04	-	doubtful or uncollectib	0.00 =		\$44,354.04
	11a.	90 days old or less:	face amount	0.00	-	doubtful or uncollectib	0.00 =		\$0.00
	11a.	90 days old or less:	face amount	4,886.53	-	doubtful or uncollectib	0.00 = le accounts		\$4,886.53
	11a.	90 days old or less:	face amount	56,229.77	-	doubtful or uncollectib	0.00 =		\$56,229.77
12.		ı l of Part 3. ent value on lines 11a	+ 11b = line 12.	Copy the total t	to lin	e 82.			\$105,470.34
Part 4: 13. Does		nvestments debtor own any inve	stments?						
No	o. Go	to Part 5.							
Ye	es Fill	in the information below	OW.						
							Valuation method used for current value		Current value of debtor's interest

14. Mutual funds or publicly traded stocks not included in Part 1

Deptor	valley Park Elevator Inc	Case	number (If known) 25-0022	5
	Name			
	Name of fund or stock:			
15.	Non-publicly traded stock and interests in incorpora	ated and unincorporated bus	sinesses, including any inter	est in an LLC,
	partnership, or joint venture			
	Name of entity: Stock in grain elevator - book value	% of ownership		
	\$763,157.63, real value uncertain			
	Farmers Grain Terminal, Inc			
	P.O. Drawer 1796			
	15.1. Greenville, MS 38702-1796	%		Unknown
16.	Government bonds, corporate bonds, and other neg Describe:	gotiable and non-negotiable	instruments not included in	Part 1
17.	Total of Part 4.			\$0.00
	Add lines 14 through 16. Copy the total to line 83.			·
Part 5:	Inventory, excluding agriculture assets			
18. Doe s	s the debtor own any inventory (excluding agriculture	e assets)?		
N	o. Go to Part 6.			
Ye	es Fill in the information below.			
Part 6:	Farming and fishing-related assets (other than t	itled motor vehicles and land	1)	
	s the debtor own or lease any farming and fishing-rel			
	g	(,	
N	o. Go to Part 7.			
Ye	es Fill in the information below.			
Part 7:	Office furniture, fixtures, and equipment; and co	ollectibles		
38. Doe s	s the debtor own or lease any office furniture, fixtures		?	
N	p. Go to Part 8.			
	es Fill in the information below.			
1,	es i ili ili tile illioittiation below.			
	General description	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
39.	Office furniture			
00.	Office Furniture and Equptment	\$5,300.00		\$5,300.00
40.	Office fixtures			
11	Office equipment including all computer equipmen	t and		
41.	Office equipment, including all computer equipment communication systems equipment and software	t anu		
42.	Collectibles <i>Examples</i> : Antiques and figurines; painting books, pictures, or other art objects; china and crystal; s			
	collections; other collections, memorabilia, or collectible			
43.	Total of Part 7.			\$5,300.00
-	Add lines 39 through 42. Copy the total to line 86.		_	40,000.00
44.	Is a depreciation schedule available for any of the p	property listed in Part 7?		
	No			
	Yes			

Deptor	Name		Case	number (If known) 25-0022	0
	Name				
45.	Has any of the property listed in	Part 7 been appraised	by a professional within	the last year?	
	No				
	Yes				
Part 8:	Machinery, equipment, and v	ehicles			
	s the debtor own or lease any mad		vehicles?		
	•				
	o. Go to Part 9.				
Ye	es Fill in the information below.				
	General description Include year, make, model, and ide (i.e., VIN, HIN, or N-number)	entification numbers	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
47.	Automobiles, vans, trucks, moto	rcycles, trailers, and ti	tled farm vehicles		
48.	Watercraft, trailers, motors, and floating homes, personal watercraft		<i>camples:</i> Boats, trailers, mo	tors,	
49.	Aircraft and accessories				
50.	Other machinery, fixtures, and ed machinery and equipment)	quipment (excluding fa	arm		
	1993 Caterpillar Forklift		\$0.00		\$500.00
51.	Total of Part 8.				\$500.00
	Add lines 47 through 50. Copy the	total to line 87.		-	·
52.	Is a depreciation schedule availa	ble for any of the prop	erty listed in Part 8?		
	No				
	Yes				
53.	Has any of the property listed in	Part 8 been appraised	by a professional within	the last year?	
	No				
	Yes				
Part 9:	Real property				
4. Doe s	s the debtor own or lease any real	property?			
NI.	o. Go to Part 10.				
	es Fill in the information below.				
11	es i ili ili tile illioittiation below.				
55.	Any building, other improved rea	al estate, or land which	the debtor owns or in wl	nich the debtor has an intere	est
	Description and location of property Include street address or other description such as Assessor Parcel Number (APN), and type of property (for example, acreage, factory, warehouse, apartment or office building, if available. 55.1.	Nature and extent of debtor's interest in property	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
			* 0.00		*00.0E0.00
	Land		\$0.00		\$26,250.00

Debtor		alley Park Elevator Inc	Case number (If known)	25-00228
:	55.2.	Plant and Equiptment- see attached	\$7,203,899.00	\$3,601,950.00
	55.3.	2 Houses located on the real estate which are used for storage, breakroom and grain testing	\$0.00	\$47,865.00
	Add th	of Part 9. ne current value on lines 55.1 through 55.6 the total to line 88.	and entries from any additional sheets.	\$3,676,065.00
57.	Is a d No Ye		f the property listed in Part 9?	
58.	Has a	ny of the property listed in Part 9 been a	appraised by a professional within the last year?	
Part 10:		tangibles and intellectual property		
		ebtor have any interests in intangibles o o Part 11.	r intellectual property?	
		n the information below.		
Part 11:		I other assets		
		ebtor own any other assets that have no nterests in executory contracts and unexpire	t yet been reported on this form? ed leases not previously reported on this form.	
No.	. Go t	o Part 12.		
Yes	s Fill ir	n the information below.		
				Current value of debtor's interest
		receivable iption (include name of obligor)		
	Descr As of NOLs	efunds and unused net operating losses iption (for example, federal, state, local) f 6/30/2023, the NOL was \$333,604. It include \$145,155 from 6/30/2020 at 6/30/2021, totaling \$910,592.	Remaining	
	2024	NOL unknown	Tax year	\$0.00
73.	Intere	ests in insurance policies or annuities		
_	New	York Life - Cash Value disclosed ab	ove	Unknown

Debtor	Valley Park Elevator Inc	Case number (If known) 25-0022	8
	Nationwide Agribusiness Insurance Company: Commercial Geneal Liability Automobile Liability Umbrells Workers Comp Property		Unknown
74.	Causes of action against third parties (whether or not a lawsuit has been filed) Avoidance actions, along with other claims and causes of action arising from pre-petition payments and conduct, are currently under investigation. This information will be supplemented as additional details become available.		Unknown
	Nature of claim Amount requested \$0.00		
75.	Other contingent and unliquidated claims or causes of action of every nature, including counterclaims of the debtor and rights to set off claims		
76.	Trusts, equitable or future interests in property		
77.	Other property of any kind not already listed Examples: Season ticked country club membership	S,	
78.	Total of Part 11.		\$0.00
	Add lines 71 through 77. Copy the total to line 90.		
79.	Has any of the property listed in Part 11 been appraised by a profession	sional within the last year?	

Debtor Valley Park Elevator Inc Case number (If known) 25-00228

Part 12: Summary

rt 12 copy all of the totals from the earlier parts of the form Type of property	Current value of personal property	Current value of real property
Cash, cash equivalents, and financial assets. Copy line 5, Part 1	\$2,865,792.66	
Deposits and prepayments. Copy line 9, Part 2.	\$0.00	
Accounts receivable. Copy line 12, Part 3.	\$105,470.34	
Investments. Copy line 17, Part 4.	\$0.00	
Inventory. Copy line 23, Part 5.	\$0.00	
Farming and fishing-related assets. Copy line 33, Part 6.	\$0.00	
Office furniture, fixtures, and equipment; and collectibles. Copy line 43, Part 7.	\$5,300.00	
Machinery, equipment, and vehicles. Copy line 51, Part 8.	\$500.00	
Real property. Copy line 56, Part 9	>	\$3,676,065.00
Intangibles and intellectual property. Copy line 66, Part 10.	\$0.00	
All other assets. Copy line 78, Part 11.	+\$0.00	
Total. Add lines 80 through 90 for each column	\$2,977,063.00	+ 91b. \$3,676,065.00

92. Total of all property on Schedule A/B. Add lines 91a+91b=92

\$6,653,128.00

225-0002228-JAWV DDktt 6320 FFileet 1 0052 0056 225 EFntter eet 1 0052 0056 225 1146 5528 2452 FFatgre 299 of 3288

Location Number	Building / Structural #	Building Description	Industry	Asset Type	Story Height	#of Stories	Sprinklere	ed Original Construction Type Yr. Built	Unit of Measure	Capacity	CoreLogic/TKE	Building Limit - Policy I	stimated Value	% of ITV - Loss Policy Settlement - Policy	BPP limit - Policy	Stock limit - Policy	BI limit - Policy	Comment s
1		1 Hopper Bottom Tank 12KBU 1 of	GRAIN	Bin - Hopper Bottom			FALSE	2001 ISO 3 - Non Combustible	Bushel	12500	\$147,625	\$110,000	\$55,000					
1		2 Hopper Bottom Tank 12 KBU 2 of	GRAIN	Bin - Hopper Bottom			FALSE	2001 ISO 3 - Non Combustible	Bushel	12500	\$147,625	\$110,000	\$55,000	74% ACV				
1		3 Tank No. 3 100KBU	GRAIN	Bin Corrugated Steel Slab Foundation			FALSE	2008 ISO 3 - Non Combustible	Bushel	100000	\$449,000	\$331,500	\$165,750	73% ACV				
1		4 Tank No. 4 100 KBU	GRAIN	Bin Corrugated Steel Slab Foundation			FALSE	2006 ISO 3 - Non	Bushel	100000	\$449,000	\$331,500	\$165,750	73% ACV				
1		5 Tank No. 5 300KBU	GRAIN	Bin Corrugated Steel Slab Foundation			FALSE	Combustible 1995 ISO 3 - Non	Bushel	300000	\$891,000	\$475,000	\$237,500	53% ST-ACV				
1		6 Tank No. 6 300KBU	GRAIN	Bin Corrugated Steel Slab Foundation			FALSE	Combustible 1995 ISO 3 - Non	Bushel	300000	\$891,000	\$475,000	\$237,500	53% ST-ACV				
1		7 Tank No. 7 500KBU	GRAIN	Bin Corrugated Steel Raised Foundation			FALSE	Combustible 2001 ISO 3 - Non	Bushel	500000	\$1,860,000	\$1,250,000	\$625,000	67% ACV				
1		8 Tank No. 8 600KBU	GRAIN	Bin Corrugated Steel Raised Foundation			FALSE	Combustible 2008 ISO 3 - Non	Bushel	600000	\$1,788,000	\$1,375,000	\$687,500	76% ACV				
1			GRAIN	Bin - Overhead Loadout			FALSE	Combustible 2008 ISO 3 - Non	Bushel	8000	\$200,720	\$116,000	\$58,000	57% ST-ACV				
1	. 1	9KBU 0 Outdoor Ground Pile 525KBU	GRAIN	Outdoor Ground Pile - Covered Bunker			FALSE	Combustible 2008 ISO 3 - Non	Bushel	515000	\$643,750	\$175,000	\$87,500	27% ST-ACV				
1	. 1	1 LEASED OUT WAREHOUSE	INDUSTRI	(includes equipment) Warehouse, Light	1	15	1 FALSE	Combustible 1995 ISO 3 - Non	SF	4560	\$364,557	\$96,000	\$48,000	26% ST-ACV				
1	. 1	4560SQFT 2 Office adjacent to SE side of tanks	AL OFFICES	Office, Low Rise (1 to 4 Stories)	1	15	1 FALSE	Combustible 1995 ISO 1 - Frame	SF	1152	\$215,085	\$135,720	\$67,860	63% ST-ACV				
1	. 1	1152SQFT 3 Truck Scale 1 OF 3 50T Fairbanks	GENERAL	Truck Scale			FALSE	1998 ISO 3 - Non	Tons	50	\$131,250	\$105,000	\$52,500	0 80% ACV				
1	. 1	4 Truck Scale 2 OF 3 75T Rice Lakes	GENERAL	TruckScale			FALSE	Combustible 2008 ISO 3 - Non	Tons	75	\$196,875	\$125,000	\$62,500	0 63% ST-ACV				
1		5 Truck Scale 3 of 3 75T Rice Lakes					FALSE	Combustible 2008 ISO 3 - Non	Tons	75	\$196,875	\$125,000	\$62,500	0 63% ST-ACV				
1				Truck Load Out and Receiving Shed			FALSE	Combustible 2008 ISO 3 - Non	SF	1210	\$86.648	\$47.000	\$23.500					
1	. 1	Shed 1210SF 7 Outdoor Truck Receiving Pit 16K	GRAIN	Outdoor Truck Receiving Pit (not including			FALSE	Combustible 2001 ISO 3 - Non	Bushel	16000	\$756.960	\$128,000	\$64,000) 16% ST-ACV				
1		BUHR 8 Overhead load out bin over scale	GRAIN	bucket elevator or building) Bin - Overhead Loadout			FALSE	Combustible 2001 ISO 3 - Non	Bushel	2200	\$55,198	\$28,547	\$14,274					
		2200BU	GRAIN	Truck Load Out and Receiving Shed			FALSE	Combustible 2008 ISO 3 - Non	SF	1890	\$135.343	\$74,000	\$37,000					
		Shed 1890SF	GRAIN	Bucket Elevator 105' Discharge Height			FALSE	Combustible 1995 ISO 3 - Non	Bushel/Hr	16000	\$293,465	\$85,000	\$42,500					
			GRAIN	Bucket Elevator 105' Discharge Height			FALSE	Combustible 2002 ISO 3 - Non	Bushel/Hr	12000	\$219,062	\$75,000	\$37,500					
-		BUHR	GRAIN	Truck Load Out and Receiving Shed	1	15	1 FALSE	Combustible 2008 ISO 3 - Non	SF	1904	\$136.345	\$74.000	\$37.000					
-		Shed 1904SF	GRAIN	Bucket Elevator 135' Discharge Height (W/	_	-	FALSE	Combustible 2008 ISO 3 - Non	Bushel/Hr	16000	\$768.113	\$85,000	\$42,500					
		BUHR	GRAIN	Support Tower) Bucket Elevator 135' Discharge Height (W/			FALSE	Combustible 2001 ISO 3 - Non	Bushel/Hr	16000	\$768,113	\$85,000	\$42,500					
-		135FT 16K BUHR 5. Lah and Breakmom		Support Tower) Production Laboratory	1	15	1 FALSE	Combustible 1968 ISO 2 - Inisted Masonin		1500	\$428.218	\$30,000	\$15,000					
-		6 Dwelling used as Misc Storage	AL LODGING	House, Single Family	1	15	1 FALSE	1968 ISO 2 - Joisted Masonry	SF	1500	\$228,805	\$30,000	\$15,000	13% ST-ACV				
1	. 2	Bldg by Lab Bldg 7 Truck Probe	GRAIN	Grain Probe			FALSE	2008 ISO 3 - Non	Each	1	\$25,000	\$20,000	\$10,000					
1	. 2	8 Site 19 Leg Tower 130FT 16K	GRAIN	Bucket Elevator 130' Discharge Height (W/			FALSE	Combustible 2008 ISO 3 - Non	Bushel/Hr	16000	\$757,858	\$125,000	\$62,500	16% ST-ACV	\$100,000	\$16,500,000	\$2,000,00	00
1	. 2	BUHR 9 Site between tanks 3 4 5 and 5 6	GRAIN	Support Tower) Bucket Elevator 105' Discharge Height (W/			FALSE	Combustible 1995 ISO 3 - Non	Bushel/Hr	16000	\$586,930	\$40,000	\$20,000	0 6% ST-ACV				
1	. 3	support towers 0 Site between 8 & 10 supports pod	GRAIN	Support Tower) Bucket Elevator 15' Discharge Height (W/			FALSE	Combustible 2008 ISO 3 - Non	Bushel/Hr	16000		\$20,000	\$10,000) ST-ACV				
1	. 3	conveyor 1 Bottom reclaim belt in tunnel 1	GRAIN	Support Tower) Conveyor 140'			FALSE	Combustible 1995 ISO 3 - Non	Bushel/Hr	16000	\$164,078	\$30,000	\$15,000	18% ST-ACV				
1	. 3	thru 6 2 Bottom reclaim GSI drag under	GRAIN	Conveyor 135'			FALSE	Combustible 2008 ISO 3 - Non	Bushel/Hr	16000	\$160,145	\$55,000	\$27,500	34% ST-ACV				
1	. 3	tank 7 3 GSI Incline drag tank 7 to Pit 3	GRAIN	Conveyor 70'			FALSE	Combustible 2008 ISO 3 - Non	Bushel/Hr	16000	\$93,118	\$35,000	\$17,500	37% ST-ACV				
1	. 3	drag 4 Bottom reclaim GSI drag under	GRAIN	Conveyor 125'			FALSE	Combustible 2008 ISO 3 - Non	Bushel/Hr	16000	\$152,385	\$55,000	\$27,500	36% ST-ACV				
1	. 3	tank 8 5 Bottom reclain GSI drag under pit	GRAIN	Conveyor 70'			FALSE	Combustible 2001 ISO 3 - Non	Bushel/Hr	16000	\$93,118	\$28,000	\$14,000	30% ST-ACV				
1		2 6 GSI Incline pit 2 drag to elevator		Conveyor 70'			FALSE	Combustible 2001 ISO 3 - Non	Bushel/Hr	16000	\$93,118	\$28,000	\$14,000	30% ST-ACV				
1	. 3	site 20 7 1 of 2 Esmueller overhead dragleg	GRAIN	Conveyor 100'			FALSE	Combustible 2020 ISO 3 - Non	Bushel/Hr	16000	\$126,402	\$65,000	\$32,500	51% ST-ACV				
		on site map 15 known as Leg 1. North drag discharge tank 6						Combustible										
1	. 3	8 2 of 2 Esmueller overhead drag	GRAIN	Conveyor 100'			FALSE	2020 ISO 3 - Non	Bushel/Hr	16000	\$126,402	\$65,000	\$32,500	51% ST-ACV				
		leg on site map 15 known as Leg 1. South drag discharges tank 5						Combustible										
1		9 GSI overhead conveyor to tanks 5 &7 referred to as Silver drag.		Conveyor 240'			FALSE	2001 ISO 3 - Non Combustible	Bushel/Hr	16000		\$95,000	\$47,500					
1		 GSI overhead Incline conveyor above to tank number 7 	GRAIN	Conveyor 140'			FALSE	2001 ISO 3 - Non Combustible	Bushel/Hr	16000	\$164,078	\$55,000	\$27,500					
1		tank 8	GRAIN	Conveyor 125'			FALSE	2008 ISO 3 - Non Combustible	Bushel/Hr	16000	\$152,385	\$45,000	\$22,500					
1		2 GSI overhead conveyor from tank 8 out to ground pod tower		Conveyor 125'			FALSE	2008 ISO 3 - Non Combustible	Bushel/Hr	16000	\$152,385	\$45,000	\$22,500					
1			ENTRY	Sign			FALSE						\$0					
1				Gas Canopy			FALSE		SF		\$61		\$0					
2			GRAIN	Bin - Hopper Bottom			1 FALSE	2014 ISO 3 - Non Combustible	Bushel	20000	\$231,600	\$80,000	\$40,000		\$50,000	\$250,000	\$600,00	00
2		2 Tronix Truck Scale 65T		Truck Scale	1		1 FALSE	2014 ISO 3 - Non Combustible	Tons	65	\$170,625	\$24,000	\$12,000					
2			GRAIN	Grain Probe			1 FALSE	2014 ISO 3 - Non Combustible 2014 ISO 3 - Non	Each Bushel/Hr	16000	\$25,000 \$114.595	\$20,000 \$55.000	\$10,000 \$27.500					
2		120FT 16K BUHR		Conveyor 120'				Combustible		16000	\$114,595 \$5,790							
2		5 HopperTank 500BU	GRAIN	Bin - Hopper Bottom Bucket Flevator 65' Discharge Height (W/			1 FALSE	2014 ISO 3 - Non Combustible 2014 ISO 3 - Non	Bushel Bushel/Hr	16000	\$5,790 \$430,929	\$4,632 \$115,000	\$2,316 \$57,500					
2		Valve 65FT 16K BUHR		Bucket Elevator 65' Discharge Height (W/ Support Tower) Office, Low Rise (1 to 4 Stories)		-	1 FALSE	2014 ISO 3 - Non Combustible 2020 ISO 3 - Non	SF Bushel/Hr	1000	\$430,929 \$234.782	\$115,000 \$22,000	\$57,500 \$11.000					
2		, Louseu muuulai Ullice 1000SF	JITTILES	Since, LOW RISE (1 to 4 Stoffes)	1		. ralse	2020 ISO3 - Non Combustible		TOTALS:	\$234,782 \$16,509,416	\$22,000	\$11,000					
											410,000,410	0,,200,000	\$5,531,550					

Fill in this information to identify the case:			
Debtor name Vall	Debtor name Valley Park Elevator Inc		
United States Bankruptcy Court for the:		SOUTHERN DISTRICT OF MISSISSIPPI	
Case number (if known) 25-00228			

Official Form 206D

Creditor's Name

Schedule D: Creditors Who Have Claims Secured by Property

12/15

\$3,601,950.00

Be as complete and accurate as possible.

1. Do any creditors have claims secured by debtor's property?

No. Check this box and submit page 1 of this form to the court with debtor's other schedules. Debtor has nothing else to report on this form.

Yes. Fill in all of the information below.

Part 1: List Creditors Who Have Se	cured Claims		
2 List in alphabetical order all creditors wh	o have secured claims. If a creditor has more than one secured	Column A	Column B
claim, list the creditor separately for each claim.		Amount of claim	Value of collateral that supports this
		Do not deduct the value of collateral.	claim
2 1 Small Rusiness Adminis	Describe debtor's property that is subject to a lien	\$470 300 22	\$3 601 950 00

Plant and Equiptment- see attached

P.O. Box 740192	
Atlanta, GA 30374-0192	
Creditor's mailing address	Describe the lien

Is the creditor an insider or related party?

No Yes

Is anyone else liable on this claim?

Date debt was incurred

Yes. Fill out Schedule H: Codebtors (Official Form 206H)

Do multiple creditors have an interest in the same property?

Last 4 digits of account number

Creditor's email address, if known

Yes. Specify each creditor, including this creditor and its relative priority

1. United Bank

2. Small Business Adminis

AS	or the	petition	ming	uate,	me	Ciaim i	S.
Ch	eck all	that appl	y				

Contingent Unliquidated Disputed

2.2 United Bank

Creditor's Name

Describe debtor's property that is subject to a lien Plant and Equiptment, Land

\$1,399,310.70

\$3,601,950.00

PO Box 8 Atmore, AL 36504

Creditor's mailing address

Describe the lien

Is the creditor an insider or related party?

Creditor's email address, if known Yes

Is anyone else liable on this claim?

Date debt was incurred

Last 4 digits of account number

Yes. Fill out Schedule H: Codebtors (Official Form 206H)

As of the petition filing date, the claim is: Check all that apply

Do multiple creditors have an interest in the same property?

Schedule D: Creditors Who Have Claims Secured by Property

Debtor			Case number (if known)	25-00228	
	Name				
	No	Contingent			
	Yes. Specify each creditor,	Unliquidated			
	luding this creditor and its relative	Disputed			
	ority. Decified on line 2.1				
3. Tota	l of the dollar amounts from Part 1, 0	Column A, including the amounts from the Ad	\$1	,869,610.9 2	
Part 2:	List Others to Be Notified for a	Debt Already Listed in Part 1			
assignee	es of claims listed above, and attorne	•	·	•	,
	ers need to notified for the debts list ame and address	ed in Part 1, do not fill out or submit this pag	je. If additional pages are need On which line in F you enter the rela	Part 1 did	age. Last 4 digits of account number for this entity
5	.S. Attorney's Office 01 E Court St		Line 2.1		-
_	te. 4.430 ackson, MS 39201				
U	S Attorney General				
	S Dept of Justice		Line		
	50 Pennsylvania AveNW				
V	/ashington, DC 20530-0001				

Fill in this information to identify the ca					
Debtor name Valley Park Elevator Inc					
United States Bankruptcy Court for the:	SOUTHERN DISTRICT OF MISSISSIPPI				
Case number (if known) 25-00228		Check if this is an amended filing			

Official Form 206E/F

Schedule E/F: Creditors Who Have Unsecured Claims

12/15

Be as complete and accurate as possible. Use Part 1 for creditors with PRIORITY unsecured claims and Part 2 for creditors with NONPRIORITY unsecured claims. List the other party to any executory contracts or unexpired leases that could result in a claim. Also list executory contracts on Schedule A/B: Assets - Real and Personal Property (Official Form 206A/B) and on Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G). Number the entries in Parts 1 and 2 in the boxes on the left. If more space is needed for Part 1 or Part 2, fill out and attach the Additional Page of that Part included in this form.

Part 1: List All Creditors with PRIORITY Unsecured Claims

1. Do any creditors have priority unsecured claims? (See 11 U.S.C. § 507).

No. Go to Part 2.

Yes. Go to line 2.

2. List in alphabetical order all creditors who have unsecured claims that are entitled to priority in whole or in part. If the debtor has more than 3 creditors with priority unsecured claims, fill out and attach the Additional Page of Part 1.

Total claim Priority amount 2.1 Priority creditor's name and mailing address As of the petition filing date, the claim is: Unknown \$0.00 Check all that apply. Internal Revenue Servi c/o US Attorney Contingent **Ethridge Building** Unliquidated 900 Jefferson Ave Disputed **Oxford, MS 38655** Date or dates debt was incurred Basis for the claim: Last 4 digits of account number Is the claim subject to offset? Specify Code subsection of PRIORITY No unsecured claim: 11 U.S.C. § 507(a) (8) Yes 2.2 Priority creditor's name and mailing address As of the petition filing date, the claim is: Unknown \$0.00 MS Dept of Revenue Check all that apply. **Bankruptcy Section** Contingent PO Box 22808 Unliquidated Jackson, MS 39225-2808 Disputed Date or dates debt was incurred Basis for the claim: Last 4 digits of account number Is the claim subject to offset? Specify Code subsection of PRIORITY No unsecured claim: 11 U.S.C. § 507(a) (8) Yes

Part 2: List All Creditors with NONPRIORITY Unsecured Claims

3. List in alphabetical order all of the creditors with nonpriority unsecured claims. If the debtor has more than 6 creditors with nonpriority unsecured claims, fill out and attach the Additional Page of Part 2.

Amount of claim

_	Valley Park Elevator Inc	Case number (if known) 25-00228	
3.1 Nor Ad 108	npriority creditor's name and mailing address len Wansley Farms LLC 8 TWIN CREEKS DR. cksburg, MS 39180	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$21,569.04
Dat	e(s) debt was incurred _	Basis for the claim: _	
Las	st 4 digits of account number _	Is the claim subject to offset? No Yes	
AR 330 Re	npriority creditor's name and mailing address RO INC 60 Floweree Rd. dwood, MS 39156 e(s) debt was incurred _	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed Basis for the claim:	\$344,991.07
Las	t 4 digits of account number _	Is the claim subject to offset? No Yes	
B 8 P.0 Va	npriority creditor's name and mailing address & B FARMS D. Box 254 Iley Park, MS 39177 re(s) debt was incurred _ ret 4 digits of account number _	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed Basis for the claim: Is the claim subject to offset? No Yes	\$1,086,968.66
N		A - f the matter filling data the plains in O	\$74.440.0E
BE 130 Vic	npriority creditor's name and mailing address ELLE MEADE PLANTATION 06 RIVER BEND COVE cksburg, MS 39183	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$74,410.95
	e(s) debt was incurred _	Basis for the claim: _	
Las	st 4 digits of account number _	Is the claim subject to offset? No Yes	
CII 330 Re	npriority creditor's name and mailing address RCLE Z 60 FLOWEREE RD. dwood, MS 39156 re(s) debt was incurred _ et 4 digits of account number _	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed Basis for the claim: Is the claim subject to offset? No Yes	\$1,055,566.19
		*	
CL 755 An	npriority creditor's name and mailing address ARK & CLARK 5 FRONT ST. Iguilla, MS 38721 Iguile was incurred _	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed Basis for the claim:	\$1,146,003.29
Las	st 4 digits of account number _	Is the claim subject to offset? No Yes	
D8 44' Re	npriority creditor's name and mailing address CFARMS 7 REDWOOD RD. dwood, MS 39156 e(s) debt was incurred _ et 4 digits of account number _	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed Basis for the claim:	\$175,389.43
	_	Is the claim subject to offset? No Yes	

Debtor Valley Park I	Elevator Inc	Case number (if known) 25-00228	
	OOD DR. 39183 ccurred _	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed Basis for the claim: Is the claim subject to offset? No Yes	\$102,611.60
3.9 Nonpriority credito EWING FARMS P.O. BOX 485 Anguilla, MS 30 Date(s) debt was in Last 4 digits of acc	8721 ocurred _	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed Basis for the claim: Is the claim subject to offset? No Yes	\$364,391.01
	39156 curred _	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed Basis for the claim: Is the claim subject to offset? No Yes	\$1,153,312.16
3.11 Nonpriority credito KELSO FARMS 419 OMEGA RI Rolling Fork, N Date(s) debt was in Last 4 digits of acc	D. IS 39159 ccurred _	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed Basis for the claim: Is the claim subject to offset? No Yes	\$1,392,317.31
3.12 Nonpriority credito MCKNIGHT IV, 425 FOREST O Vicksburg, MS Date(s) debt was in Last 4 digits of acc	AK LANE 39180 curred _	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed Basis for the claim: Is the claim subject to offset? No Yes	\$45,811.81
3.13 Nonpriority credito TIM BARNETTI 1257 Dixie Rd Rolling Fork, M Date(s) debt was in Last 4 digits of acc	IS 39159 curred _	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed Basis for the claim: Is the claim subject to offset? No Yes	\$52,586.11
3.14 Nonpriority credito TOM LEE / DB/ 10850 HWY 3 Redwood, MS 3 Date(s) debt was in Last 4 digits of acc	39156 ocurred _	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed Basis for the claim: Is the claim subject to offset? No Yes	\$209,880.71

Debto	Valley Park Elevator Inc	Case number (if known) 25-00228	
3.15	Nonpriority creditor's name and mailing address WANSLEY PARTNERSHIP 120 Brookwood Dr Vicksburg, MS 39183	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$210,877.82
	Date(s) debt was incurred _	Basis for the claim:	
	Last 4 digits of account number	_	
	_	Is the claim subject to offset? No Yes	
3.16	Nonpriority creditor's name and mailing address WHITTEN & WHITTEN INC. P.O. BOX 253 Valley Park, MS 39177	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$627,311.89
	Date(s) debt was incurred _	Basis for the claim:	
	Last 4 digits of account number _	Is the claim subject to offset? No Yes	
If no	Name and mailing address	and 2, do not fill out or submit this page. If additional pages are neede On which line in Part1 or Part 2 is the related creditor (if any) listed?	d, copy the next page. Last 4 digits of account number, if any
4.1	Internal Revenue Servi Centralized Insolvency P.O. Box 7346 Philadelphia, PA 19101-7346	Line 2.1 Not listed. Explain	-
4.2	MS Dept of Revenue c/o MS AG 550 High Street Jackson, MS 39201	Line <u>2.2</u> Not listed. Explain	_
4.3	US Attorney General US Dept of Justice 950 Pennsylvania AveNW Washington, DC 20530-0001	Line <u>2.1</u> Not listed. Explain	-
Part 4	Total Amounts of the Priority and Nonpriority	v Unsecured Claims	
	the amounts of priority and nonpriority unsecured claim	ns.	
52 To	tal claims from Part 1	Total of claim amounts 5a. \$	0.00
	ital claims from Part 1	5b. + \$ 8,063,9 9	0.00 99.05
	tal of Parts 1 and 2 nes 5a + 5b = 5c.		999.05

Fill in this information to identify the case:				
Debtor name Valley F	Debtor name Valley Park Elevator Inc			
United States Bankruptcy Court for the: SOUTHERN DISTRICT OF MISSISSIPPI		SOUTHERN DISTRICT OF MISSISSIPPI		
Case number (if known)	25-00228			

Official Form 206G

Schedule G: Executory Contracts and Unexpired Leases

12/15

Be as complete and accurate as possible. If more space is needed, copy and attach the additional page, number the entries consecutively.

Does the debtor have any executory contracts or unexpired leases?

No. Check this box and file this form with the debtor's other schedules. There is nothing else to report on this form.

Yes. Fill in all of the information below even if the contacts of leases are listed on Schedule A/B: Assets - Real and Personal (Official Form 206A/B).

Property

2. List all contracts and unexpired leases

State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease

2.1. State what the contract or lease is for and the nature of the debtor's interest

A verbal agreement as follows:

1. Valley Park to maintain 20,000 bond 2. Valley Park to pay \$1,000 per month rent, and

3. \$7,500 per barge for each barge loaded. Valley Park receives the grain, unload trucks and Rocking B's **Enterprise handles the** stevedoring and marine equipment.

month to month

State the term remaining

List the contract number of any government contract

Rocking B's Enterprise 565 Industrial Dr

Vicksburg, MS 39183

Fill in this information to identify the case:		
Debtor name Valley Park Elevator Inc		
United States Bankruptcy Court for the: SOUTHERN DISTRICT OF MISSI	SSIPPI	
Case number (if known) 25-00228	-	
	Chec	
	amor	

Official Form 206H

Schedule H: Your Codebtors

12/15

Be as complete and accurate as possible. If more space is needed, copy the Additional Page, numbering the entries consecutively. Attach the Additional Page to this page.

1. Do you have any codebtors?

No. Check this box and submit this form to the court with the debtor's other schedules. Nothing else needs to be reported on this form.

2. In Column 1, list as codebtors all of the people or entities who are also liable for any debts listed by the debtor in the schedules of creditors, Schedules D-G. Include all guarantors and co-obligors. In Column 2, identify the creditor to whom the debt is owed and each schedule on which the creditor is listed. If the codebtor is liable on a debt to more than one creditor, list each creditor separately in Column 2.
Column 1: Codebtor
Column 2: Creditor

Check all schedules Name **Mailing Address** Name that apply: 2.1 D Street E/F G City State Zip Code 2.2 D Street E/F G City State Zip Code 2.3 D Street E/F G City State Zip Code 2.4 D Street E/F G City State Zip Code

Official Form 206H Schedule H: Your Codebtors Page 1 of 1

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI

IN RE: Valley Park Elevator Inc, Debtor

Bankruptcy Code will apply.

Case No. 25-00228-JAW
CHAPTER 11

PLAN OF REORGANIZATION

Valley Park Elevator, Inc. ("VPE"), Debtor-in-Possession in the above entitled Chapter 11, proposes the following Plan of Organization. The capitalized terms in this Plan shall have the same meaning described or defined in the Disclosure Statement. If a term is not defined in the Disclosure Statement but is defined in the Bankruptcy Code, the definition provided in the

Administrative Costs

All allowed expenses of administration of attorneys for the Debtor, to be paid as and when due, to the extent allowed and ordered by the Court.

On February 25, 2025, an Order (Dk # 39) was entered employing Thomas Rollins and David Lynch as attorneys for VPE. At the time of this disclosure statement and Plan being filed, no fee application has been filed on behalf of Debtor's attorneys.

The Debtor/Reorganized Debtor shall pay to the United States Trustee, the appropriate sum required by 28 U.S.C. § 1903(a)(6) within ten (10) days of the entry of an order confirming the Debtor's plan.

The Debtor/Reorganized Debtor shall timely pay to the United States Trustee any and all post confirmation quarterly fees as required by 28 U.S.C. § 1903(a)(6) until such time as this case is converted, dismissed or closed by the court. Additionally, the Debtor/Reorganized Debtor shall submit to the United States Trustee post confirmation monthly operating reports in

the format prescribed by the United States Trustee until such time as this case is converted, dismissed, or closed by the Court.

Classification and Treatment of Claims

<u>Class 1 Creditors.</u> Class 1 consists of the administrative claims as follows:

Debtor's counsel, Thomas Rollins and David Lynch shall be paid upon entry of an order approving fees.

Class 2 Creditor. Class 2 consists of unsecured priority claims of the Internal Revenue Service ("IRS") and Mississippi Department of Revenue ("MDoR") (collectively "Taxing Authority")

The Debtor acknowledges that the IRS and MDoR may assert claims against the Debtor entitled to priority under 11 U.S.C. § 507(a)(8) (the "Priority Tax Claims"). In the event a Taxing Authority amends a previously filed General Unsecured Claim to assert a Priority Tax Claim, such amended Priority Tax Claim shall be paid in cash on the Effective Date of the Plan or as soon as practicable thereafter.

The Debtor reserves the right to object to any Priority Tax Claim.

Class 3 Creditors. United Bank – Term Loan

United Bank's ("United") claim shall be treated as impaired under this Chapter 11 Plan (the "Plan"). United holds a secured claim against the Debtor, which is secured by a perfected lien on certain real estate owned by the Debtor; and an unperfected lien on a bank account held by the Debtor. The Debtor shall pay the claim in full on the Effective Date. United filed a consolidated Proof of Claim encompassing multiple obligations. Upon full payment of the portion of the claim attributable to the term loan, the liens securing that portion shall be deemed satisfied and shall be promptly released and extinguished..

Class 4 Creditors United Bank – Letters of Credit

Effective as of the Plan Effective Date, the Debtor shall take all necessary actions to cancel Irrevocable Standby Letters of Credit Nos. 111654 and 111655 (the "Letters of Credit") issued by United Bank (the "Issuing Bank"). The Debtor has provided written notice to the Issuing Bank requesting cancellation of the Letters of Credit pursuant to the terms thereof and this Plan. Issuing Bank shall promptly cancel the Letters of Credit and provide written confirmation of such cancellation to the Debtor upon their expiration on July 31, 2025.

Upon cancellation of the Letters of Credit, the Issuing Bank shall immediately release and return to the Debtor the certificate of deposit in the amount of \$500,000 (the "CD") that secures the Letters of Credit.

United Bank shall execute any documents reasonably requested by the Debtor to evidence the release of the CD and termination of any security interest therein.

Class 5 Creditors U.S. Small Business Administration

(a) A perfected lien on all of Debtor's property.

- U.S. Small Business Administration ("SBA") holds a secured claim against the Debtor, which is secured by:
- SBA 's claim shall be treated as unimpaired under this Chapter 11 Plan (the "Plan"). The Debtor shall continue to pay SBA's claim according to the original contract terms, without modification of:
 - (a) The interest rate;
 - (b) The maturity date;
 - (c) The amortization schedule; or
 - (d) Any other material terms of the original agreement.

SBA shall retain its lien on the Debtor's property to the extent and priority that such lien existed as of the Petition Date. The perfected lien, if any, on Debtor's property shall remain in full force and effect. In the event of a default by the Debtor under this Plan:

- (a) SBA shall provide written notice of default to the Debtor and the Debtor's counsel;
- (b) The Debtor shall have 14 days from receipt of such notice to cure the default;
- (c) If the default is not cured within the cure period, SBA may exercise any remedies available under the original contract and applicable non-bankruptcy law.

<u>Class 6 Creditors.</u> <u>KCoe Isom, LLP (Unsecured Claim for Pre-petition professional services)</u>

KCoe Isom, LLP's unsecured claim shall be paid in full upon confirmation.

Class 7 Creditors. Other General Unsecured Creditors

On the Effective Date, each holder of an Allowed General Unsecured Claim, other than KCoe Isom, LLP, shall receive, in full and final satisfaction, settlement, release, and discharge of such Allowed General Unsecured Claim, its Pro Rata share of 100% of the New Common Stock to be issued by the Reorganized Debtor.

The New Common Stock shall be distributed to holders of Allowed General Unsecured Claims in proportion to the amount of each holder's Allowed General Unsecured Claim relative to the aggregate amount of all Allowed General Unsecured Claims.

By accepting the New Common Stock, holders of Allowed General Unsecured Claims shall become the owners of the Reorganized Debtor.

As equity owners of the Reorganized Debtor, holders of the New Common Stock shall have the right to share in any future profits and/or distributions made by the Reorganized Debtor in accordance with applicable law and the Reorganized Debtor's organizational documents.

In exchange for the New Common Stock and rights provided herein, holders of Allowed General Unsecured Claims waive any other rights or claims against the Debtor or Reorganized Debtor.

<u>Class 7 Creditors.</u> Equity Interests

The interests of equity security holders shall be cancelled and terminated upon confirmation of the Plan of Reorganizations.

Executory Contracts and Unexpired Leases.

The Debtor currently maintains a month-to-month agreement with Rocking B's Enterprises to lease outside facilities at a rate of \$1,000.00 per month. In addition, the Debtor pays Rocking B's Enterprises \$7,500.00 per barge load for stevedoring services and use of marine equipment. The Debtor assumes this agreement/contract as part of its ongoing operations.

Any other executory contract or unexpired lease that VPE is a party to will be deem rejected as of the effective date unless previously assumed by motion and order of the court. Claims created by the rejection of an executory contract or lease will be served on Debtor's counsel and filed with the court within sixty (60) days after entry of the final Order Confirming the Plan. Any claim not filed within such time will be forever barred as against the estate and the Debtor. Claim arising from the rejection of executory contracts or unexpired leases will be treated as

Means for Execution of the Plan

The Debtor seeks to confirm a Chapter 11 plan that pays secured claims in full and converts unsecured claims into equity in the Reorganized Debtor. Under the plan, unsecured creditors will receive an equity interest in the Reorganized Debtor in proportion to their

unsecured claims. Unsecured creditors will not receive any cash distribution but will instead accept ownership of the Reorganized Debtor and the right to share in future profits and distributions. The Debtor plans to restructure its business model by shifting from operating as a grain dealer to operating primarily as a grain storage facility. The Debtor will either establish a line of credit or place the appropriate security bond with the Mississippi Department of Agriculture to secure the necessary Grain Warehouse License to operate as a grain storage facility in accordance with Mississippi Code Ssection 75-44-9.

VPE may amend, modify or withdraw the plan at any time prior to confirmation without the approval of the Court. After confirmation, VPE may only modify the plan before substantial consummation and with the approval of the Court.

Revesting of Property

Except as otherwise provided herein or the confirmation order, confirmation of the Plan vests all property of the estate in VPE. Subsequent to confirmation of the Plan, VPE may buy, use, acquire, and dispose of property, free of any restrictions contained in the Bankruptcy Code.

Invalidation of Liens and Discharge

All liens securing claims which are not allowed pursuant to the provisions of the Plan or Bankruptcy Code §§502 and 506 shall be invalidated and deemed null and void and of no further force in effect. The provisions of the confirmed plan shall bind all creditors and parties in interest whether they accept the plan. Unless otherwise specifically provided to the contrary herein or in the confirmation Order, on or after confirmation, all holders of claims or interest shall be precluded from asserting any claim against VPE or its assets or properties.

Pursuant to section 1141(d) of the Bankruptcy Code and except as otherwise expressly provided in this Plan or the Confirmation Order, upon the Effective Date, which shall be the date

of entry of the Confirmation Order, all pre-petition debts, claims, liens, encumbrances, and liabilities of any kind or nature whatsoever against the Debtor or any of its assets or properties, including, without limitation, interest accrued on such claims from and after the Petition Date, shall be immediately and forever discharged, released, and extinguished.

On and after the Effective Date, the Debtor and its estate shall be deemed discharged and released under section 1141(d)(1)(A) of the Bankruptcy Code from any and all Claims and debts that arose before the Confirmation Date, and any debt of a kind specified in section 502(g), 502(h), or 502(i) of the Bankruptcy Code, whether or not: (i) a proof of Claim based upon such debt is filed or deemed filed under section 501 of the Bankruptcy Code; (ii) a Claim based upon such debt is Allowed under section 502 of the Bankruptcy Code; or (iii) the holder of a Claim based upon such debt has accepted the Plan.

The discharge granted hereunder shall void any judgment obtained against the Debtor at any time, to the extent that such judgment relates to a discharged Claim.

Except as otherwise provided in the Plan or Confirmation Order, on and after the Effective Date, all entities who have held, currently hold, or may hold a debt, Claim, or other liability that is discharged are permanently enjoined from taking any of the following actions on account of any such discharged debt, Claim, or other liability: (i) commencing or continuing in any manner any action or other proceeding against the Debtor or its property; (ii) enforcing, attaching, collecting, or recovering in any manner any judgment, award, decree, or order against the Debtor or its property; (iii) creating, perfecting, or enforcing any lien or encumbrance against the Debtor or its property; (iv) asserting any setoff, right of subrogation, or recoupment of any kind against any debt, liability, or obligation due to the Debtor; and (v) commencing or

continuing any action, in any manner, in any place that does not comply with or is inconsistent with the provisions of the Plan.

Nothing in this Plan shall be deemed to discharge, release, or otherwise affect any debt or Claim that is not dischargeable under section 1141(d)(2) or section 1141(d)(3) of the Bankruptcy Code or other applicable law.

United States Trustee's Fees

VPE shall timely pay to the United States Trustee any and all post confirmation quarterly fees as required by 28 U.S.C. §1930(a)6 until such time as this case is converted, dismissed or closed by the Court. VPE shall timely submit to the United State Trustee post confirmation Monthly Operating Reports in the format prescribed by the United States Trustee until such time as this case is converted, dismissed or closed by the Court.

Reservation of Rights to Bring Claims

VPE, as representative of the bankruptcy estate, reserves the exclusive right to initiate and pursue any and all claims and causes of action belonging to the estate, including but not limited to avoidance actions, under the jurisdiction of the courts of the State of Mississippi and subject to the applicable laws and regulations of Mississippi (the "Mississippi Claims") in addition to, and not in limitation of, the Debtor's rights under the Bankruptcy Code.

VPE reserves the right to pursue any and all claims that it may have against related entities and insiders.

Any funds recovered from these causes of action will be used to fund the Plan.

Modification of the Plan

VPE may propose amendments or modifications of this Plan prior to confirmation, in the manner provided for in 11 U.S.C., §1127, and the applicable Bankruptcy Rules. After

confirmation, Debtor may amend the Plan in the manner provided in 11 U.S.C. §1127, and the applicable Bankruptcy Rules. The notice and hearing required by each Code section shall be given to all creditors. The Court may, at any time, so long as it does not materially or adversely affect the interest of the creditors, remedy any deficit or omissions or reconcile any inconsistencies in the Plan or in the Order of Confirmation, in such manner as may be necessary to carry out the purposes and effects of the Plan.

Jurisdiction of the Court

The Court will retain jurisdiction until the Plan has been fully consummated, including, but not limited to, the following purposes:

- A. The classification of the claim of any creditor and the re-examination of the claims that have been allowed for the purpose of determining of such objections as may be filed to creditors' claims. The failure to object to or to examine any claim for the purpose of determining acceptances shall not be deemed to be a waiver of the right to object to or reexamine the claim, in whole or in part.
- B. The termination of all questions and disputes regarding title to the assets of the estate and determination of all causes of action, controversies, disputes or conflicts, whether or not subject to pending action as the date of confirmation between the Debtor and any other party, including but not limited to any right of the Debtor to recover assets pursuant to the provisions of the Code.
- C. The correction of any defect, the curing of any omission or the reconciliation of any inconsistency in this Plan, or in the Order of Confirmation, as may be necessary to carry out the purposes and intent of this Plan, on notice or <u>ex parte</u>, as the Court shall determine to be appropriate.

- D. The Modification or enforcement of this Plan after confirmation, pursuant to the Bankruptcy Rules and the Code.
 - E. The enforcement and interpretation of the terms and conditions of this Plan.
- F. The entry of any Order necessary to enforce the title, rights and powers of the Debtor and to impose such limitations, restrictions, terms and conditions, or such title, rights and powers as this Court may deem necessary.
 - G. The entry of an Order concluding and terminating this case.

Respectfully submitted,

By: <u>/s/ Thomas C. Rollins, Jr.</u>
Thomas C. Rollins, Jr.
Attorney for Valley Park Elevator, Inc.

Of Counsel:

Thomas C. Rollins, Jr. (MSBN 103469) The Rollins Law Firm P.O. Box 13767 Jackson, MS 39236 601.500.5333 trollins@therollinsfirm.com

David R. Lynch (MSBN 102595) Lynch Law, PLLC P.O. Box 12229 Jackson, MS 39236 (601) 812-5104 david@thelynchlawfirm.com

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4	UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF MISSISSIPPI		
5			
6	IN RE: VALLEY PARK ELEVATOR INC CASE NO: 25-00228 DECLARATION OF	MAILING	
7	CERTIFICATE OF S		
8	Chapter: 11		
9	9		
10	10		
11	On 6/9/2025, I did cause a copy of the following documents, described below,		
12	Order and Notice for Hearing on Disclosure Statement, Plan of Reorganization and Disclosure Statement		
13	13		
14			
15	15		
16			
17	17		
18		States Mail nostage prepaid with	
19	to be served for delivery by the United States Postal Service, via First Class United States Mail, postage prepaid, with sufficient postage thereon to the parties listed on the mailing list exhibit, a copy of which is attached hereto and incorporated as if fully set forth herein.		
20			
21	Fed.R.Bankr.P. 9001(9) and 2002(g)(4). A copy of the declaration of service is atta fully set forth herein.		
22	Parties who are participants in the Courts Electronic Noticing System ("NEF"), if any, were denoted as having been served electronically with the documents described herein per the ECF/PACER system. DATED: 6/9/2025		
23			
24	24 /s/ Thomas C. Rollins, Jr. Thomas C. Rollins, Jr.		
25	The Rollins Law Firm		
26			
27			
28			

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4	UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF MISSISSIPPI		
5	IN RE: CASE NO: 25-00228		
6	VALLEY PARK ELEVATOR INC CERTIFICATE OF SERVICE		
7	DECLARATION OF MAILING Chapter: 11		
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11	On 6/9/2025, a copy of the following documents, described below, Order and Notice for Hearing on Disclosure Statement, Plan of Reorganization and Disclosure Statement		
12	Craci and Notice for Flearing on Biologare statement, Flan of Noorganization and Biologare statement		
13			
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19	were deposited for delivery by the United States Postal Service, via First Class United States Mail, postage prepaid, with sufficient		
20	postage thereon to the parties listed on the mailing list exhibit, a copy of which is attached hereto and incorporated as if fully set forth		
21	The undersigned does hereby declare under penalty of perjury of the laws of the United States that I have served the above referenced document(s) on the mailing list attached hereto in the manner shown and prepared the Declaration of Certificate of		
22	Service and that it is true and correct to the best of my knowledge, information, and belief.		
23	DATED: 6/9/2025		
24			
25	While hel		
26	Miles Wood BK Attorney Services, LLC		
27	d/b/a certificateofservice.com, for Thomas C. Rollins, Jr.		
28	The Rollins Law Firm 702 West Pine St Hattiesburg, MS 39401		
	Hadiosbarg, MC 00401		

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EXCLUDE

(U) ARO INC

(U) ADEN WANSLEY FARMS LLC

B FARMS (U) BELLE MEADE PLANTATION BLUE CROSS BLUE SHIELD OF MISSISSIPPI

221 SUNNYBROOK ROAD

SUITE B

RIDGELAND MS 39157-2206

EXCLUDE

EXCLUDE

(U) DAVID WANSLEY

EXCLUDE

(U) E R MCKNIGHT

EXCLUDE

(U) EWING FARMS

UNITED BANK

CO JEFFREY R BARBER ESQ

JONES WALKER LLP

P O BOX 427

JACKSON MS 39205-0427

DEBTOR

VALLEY PARK ELEVATOR INC PO BOX 188 VALLEY PARK MS 39177-0188

(U) WANSLEY PARTNERSHIP

(U) WHITTEN WHITTEN

EXCLUDE

BANKRUPTCY COURT SUITE 2300

JACKSON MS 39201 5036

ADEN BROTHERS 3730 REDWOOD RD

VICKSBURG MS 39183-8025

ADEN FARMS

3730 REDWOOD RD

VICKSBURG MS 39183-8025

ADEN JR WILLIAM B

JEFF WONG

205 CHARLESTON DR

VICKSBURG MS 39180-4841

ADEN WANSLEY 108 TWIN CREEKS DR

VICKSBURG MS 39180-4843

ADEN MERRITT 3730 REDWOOD RD

VICKSBURG MS 39183-8025

ANDERSON TULLY COMPANY 775 RIDGELAKE BLVD

SUITE 105

MEMPHIS TN 38120-9461

ARK LA MISS FARMS 7716 OLD CANTON RD MADISON MS 39110-9299 ARO INC JAKE DOMBUSCH 3360 FLOWEREE RD REDWOOD MS 39156-9058

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ATWOOD EMMETT R PO BOX 79 VICKSBURG MS 39181-0079 ADEN WANSLEY FARMS LLC ADEN WANSLEY 108 TWIN CREEKS DR VICKSBURG MS 39180-4843 ADEN WANSLEY

ANDREW M WILSON ESQ BENNETT LOTTERHOS SULSER WILSON PA ATTY FOR BLUE CROSS BLUE SHIELD OF MI PO BOX 1488 JACKSON MS 39215-1488

B B FARMS MELINDA BRAXTON PO BOX 254 VALLEY PARK MS 39177-0254 BACONIA PLANTATION INC PO BOX 335 CARY MS 39054-0335

BARTON FARM LLC PO BOX 9 RAYMOND MS 39154-0009

BELLE MEADE PLANTATION 1306 RIVER BEND COVE VICKSBURG MS 39183-8756

BOLL PLANTING COMPANY PO BOX 326 ROLLING FORK MS 39159-0326

BOYKIN BROTHERS PO BOX 254 HOLLANDALE MS 38748-0254

BRADWAY BRAD

206 TURNBERRY LANE
STARKVILLE MS 39759-5508

BRAXTON JR ROBERT E
PO BOX 254
VALLEY PARK MS 39177-0254

BELLE MEADE PLANTATION ER MCKNIGHT IV 1306 RIVER BEND COVE VICKSBURG MS 39183-8756

CARY ASSOCIATES PO BOX 187 ROLLING FORK MS 39159-0187

CIRCLE Z JAKE DOMBUSCH 3360 FLOWEREE RD REDWOOD MS 39156-9058

CLARK CLARK CJ CLARK 755 FRONT ST ANGUILLA MS 38721-9425

CLAY ROBERT 343 CONNER RD ROLLING FORK MS 39159-5426

DC FARMS 447 REDWOOD RD REDWOOD MS 39156-7029 DAVID WANSLEY 120 BROOKWOOD DR VICKSBURG MS 39183-8101

DELTA WILDLIFE FORESTR
MR STEVE BRUNSON PO BOX 1720 COLLIERVILLE TN 38027-1720

3307 HIGHLAND DR VICKSBURG VICKSBURG MS 39180-4552

DORNBUSCH JAKE 3360 FLOWEREE RD REDWOOD MS 39156-9058

DOUGLAS JETER JR 447 REDWOOD RD REDWOOD MS 39156-7029 ER MCKNIGHT IV 425 FOREST OAK LANE VICKSBURG MS 39180-3403

ELLIS GARY 2221 BROWN RD HOLLANDALE MS 38748-9664

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EILEEN N SHAFFER ESQ EILEEN N SHAFFER ESQ COUNSEL FOR ADEN WANSLEY FARMS LLC COUNSEL FOR BB FARMS PO BOX 1177 PO BOX 1177

JACKSON MS 39215-1177 JACKSON MS 39215-117

EILEEN N SHAFFER ESO JACKSON MS 39215-1177

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COUNSEL FOR CIRCLE Z PO BOX 1177

TOURSEL FOR CIRCLE Z PO BOX 1177

PO BOX 1177 JACKSON MS 39215-1177

EILEEN N SHAFFER ESQ COUNSEL FOR CLARK CLARK PO BOX 1177 JACKSON MS 39215-1177

EILEEN N SHAFFER ESQ COUNSEL FOR DC FARMS JACKSON MS 39215-1177

EILEEN N SHAFFER ESQ

COUNSEL FOR DAVID WANSLEY

COUNSEL FOR DAVID WANSLEY

PO BOX 1177

PO BOX 1177

PO BOX 20215-1177 FO BOX 11// JACKSON MS 39215-1177

JACKSON MS 39215-1177

EILEEN N SHAFFER ESQ COUNSEL FOR EWING FARMS JACKSON MS 39215-1177

COUNSEL FOR FLOWEREE PLANTING CO
PO BOX 1177

JACKSON MS 39215-1177

EILEEN N SHAFFER ESQ
COUNSEL FOR KELSO FARMS
PO BOX 1177

PO BOX 1177 JACKSON MS 39215-1177

JACKSON MS 39215-1177

EILEEN N SHAFFER ESQ

COUNSEL FOR TIM BARNETTE

PO BOX 1177

JACKSON MS 39215-1177

EILEEN N SHAFFER ESQ

EILEEN N SHAFFER ESQ

COUNSEL FOR TOM LEE DBA HINTSON

COUNSEL FOR WANSLEY PARTNERSHIP

PO BOX 1177

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JACKSON MS 39215-1177

EILEEN N SHAFFER ESQ JACKSON MS 39215-1177

EWING FARMS EILEEN N SHAFFER ESQ

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PO BOX 1177

PO BOX 485 ANGUILLA MS 38721-0485

FLORENCE NEWMAN PO BOX 234 VALLEY PARK MS 39177-0234

JAKE DOMBUSCH
3360 FLOWEREE RD
REDWOOD MO 22: REDWOOD MS 39156-9058

FRISBEE RALPH DENNIS FRISBEE 17989 SE WALNUT HILL R AMITY OR 97101-2104

HAMLIN HAMLIN NP PO BOX 216 GRACE MS 38745-0216

HAROLD MAY PO BOX 1249 CANTON MS 39046-1249

HEIGLE FARMS JUNIOR 11585 HWY 1 ROLLING FORK MS 39159-5294 HELENA PARTNERS PO BOX 247 ROLLING FORK MS 39159-0247

HOWLE PLANTING COMPANY 137 JEFFERSON ST ANGUILLA MS 38721-9515 HINTSON FARMS TOM LEE 10850 HWY 3 REDWOOD MS 39156-9772 INTERNAL REVENUE SERVI CENTRALIZED INSOLVENCY PO BOX 7346 PHILADELPHIA PA 19101-7346

INTERNAL REVENUE SERVI CO US ATTORNEY ETHRIDGE BUILDING 900 JEFFERSON AVE OXFORD MS 38655-3608

(P) INTERNAL REVENUE SERVICE
CENTRALIZED INSOLVENCY OPERATIONS
PHILADELPHIA PA 19101-7346

INTERNAL REVENUE SERVICE
CO US ATTORNEY SD MISSISSIPPI
501 E COURT STREET STE 4430
JACKSON MS 39201-5025 (P) INTERNAL CENTRALIZED PO BOX 7346 PHILADELPHIA

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J J FARMS 204 MADISON RIDGE 204 MADISON RIDGE VICKSBURG MS 39180-3400 J K M FARMS PO BOX 307 ANGUILLA MS 38721-0307 JEFFREY RYAN BARBER ESQ JONES WALKER LLP ATTY FOR UNITED BANK PO BOX 427 JACKSON MS 39205-0427

KCOE ISOM LLP ATTN CATHY INGRAM 3030 CORTLAND CIRCLE SALINA KS 67401-7874

KELSO FARMS 419 OMEGA RD ROLLING FORK MS 39159-4994 KELSO FARMS CO DAVID JOHNSON 419 OMEGA RD ROLLING FORK MS 39159-4994

661 BLACK BAYOU RD LR FARMS ROLLING FORK MS 39159-4939

LARRY D WHITTEN PO BOX 215 VALLEY PARK MS 39177-0215 LITTLE ONWARD PLANTATI 361 WEST LAKEVIEW YAZOO CITY MS 39194-4788

MARTIN PLANTATION PO BOX 537 ROLLING FORK MS 39159

MCKNIGHT SONS ER MCKNIGHT IV E R (MA 1306 RIVER BEND COVE 425 FOREST OAK LANE VICKSBURG MS 39183-8756 VICKSBURG MS 39180-2 MCKNIGHT SONS ER

VICKSBURG MS 39180-3403

MS DEPT OF REVENUE 550 HIGH STREET JACKSON MS 39201-1111

(P) MISSISSIPPI STATE TAX COMMISSION P O BOX 22808 JACKSON MS 39225-2808

MARCUS M WILSON ESO BENNETT LOTTERHOS SULSER WILSON PA ATTY FOR BLUE CROSS BLUE SHIELD OF MI PO BOX 1488

JACKSON MS 39215-1488

MISSISSIPPI DEPARTMENT OF REVENUE BANKRUPTCY SECTION PO BOX 22808 JACKSON MS 39225-2808

MITCHELL WILLIS SAM FARMS 1310 MULBERRY VICKSBURG MS 39180-3242 O J SHARPE FARM 431 CONNER RD ROLLING FORK MS 39159-5289

PORTER CLIFTON HOPE 1221 WOODBERRY DR MADISON MS 39110-7764

PRESLEY MICHAEL PO BOX 463 BENTONIA MS 39040-0463 ROBERT BRAXTON SR MRS MARY BRAXTON PO BOX 284 VALLEY PARK MS 39177-0284

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SANDY BAYOU FARMS 1290 MATTHEWS RD ROLLING FORK MS 39159-2368

SHIPLAND FARMS 47 FITLER RD
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SIMITH JAMES W PO DRAWER 1987 LAUREL MS 39441-1987 SIMRALL SIMRALL 5040 HWY 3 REDWOOD MS 39156-9038

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